UNITED STATES BANKRUPTCY COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

In Re: Donald W. Thornton

Chapter 13

Debtor(s)

Bankruptcy No.: 07-14129DWS

| CONSENT ORDER | | |
|---|---|---|
| AND NOW, this do not the Chapter 13 standing truste | ay of e's filing a m | , 2007, upon agreement of the parties in lieu notion to dismiss with prejudice, it is |
| dismissed for any reason, it shall | be with prej | (s) two (2) prior bankruptcy filings, if this case is udice; debtor(s) shall be prohibited from filing, uptcy case without prior approval of the Court. And it is |
| in any subsequent dismissal of this the party moving for the dismissal | s case, regard , or the expre sufficient to e | all be effective without any further reference to its terms less of the circumstances of the dismissal, the identity of ss terms of the order dismissing the case. The dismissal of ffectuate this Consent Order and the barring of the h its terms. William C. Miller, Esquire Chapter 13 Standing Trustee LeRoy Wm. Etheridge, Esquire Jacqueline M. Chandler, Esquire Jack S. Miller, Esquire Debtor Debtor |
| • | | |

BY THE COURT

DIANE WEISS SIGMUND CHIEF U.S. BANKRUPTCY JUDGE

(1/17